28	Etits & Gordon Attorneys at law 510 S. NINTH STREET – LAS VEGAS, NV 89101 PHONE: (702) 385-3727 FACSIMILE: (702) 386-6826	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	FRANK A. ELLIS III, ESQ. Nevada Bar No. 1623 ELLIS & GORDON 510 South Ninth Street Las Vegas, NV 89101 (702) 385-3727 Attorneys for Defendants UNITED STATES DISTRICT COURT DISTRICT OF NEVADA NATIONAL UNION FIRE INSURANCE (COMPANY OF PITTSBURGH) PENNSYLVANIA, a Pennsylvania) COPPORTION, individually and assignee and subrogee for its insured, HARD ROCK) HOTEL HOLDINGS, LLC dba HARD) ROCK HOTEL AND CASINO) Plaintiff,) vs.) JHIRMAL EARL WINFIELD, an individual, and) DOES 1 through X and ROES 1 through X,) Inclusive,) Defendants.) STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE It is hereby stipulated and agreed, by and among the parties hereto acting by and through their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice. ###################################
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SAMMY SAMPSON II, an individual, and DOES I through X and ROES I through X, Inclusive, Defendants. 17	oc (vrneys EET - L 27 FAC	15) IHIRMAI FARI WINFIFI D an individual
HIRMAL EARL WINFIELD, an individual, and DOES I through X and ROES I through X, Inclusive, 17 20 21 21 22 23 24 25 26 27 JHIRMAL EARL WINFIELD, an individual, and DOES I through X and ROES I through X, Inclusive, Defendants. Defendants	at law As vec	14) vs.
JHIRMAL EARL WINFIELD, an individual,) SAMMY SAMPSON II, an individual, and) DOES I through X and ROES I through X,) Inclusive,) 20 21 22 23 24 25 26 27 JHIRMAL EARL WINFIELD, an individual, and) DOES I through X and ROES I through X,) Inclusive,) STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE It is hereby stipulated and agreed, by and among the parties hereto acting by and through their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice. //// //// //// //// //// //// ////	O <i>n</i> GAS, N' E: (702)	13	Plaintiff,
JHIRMAL EARL WINFIELD, an individual, by SAMMY SAMPSON II, an individual, and DOES I through X and ROES I through X, linclusive, before their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice. Matter Mat	V 89101) 386-682	12	
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HOTEL HOLDINGS, LLC dba HARD ROCK HOTEL AND CASINO Plaintiff, vs. JHIRMAL EARL WINFIELD, an individual, SAMMY SAMPSON II, an individual, and DOES I through X and ROES I through X, Inclusive, Defendants. Defendants. 19 STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE It is hereby stipulated and agreed, by and among the parties hereto acting by and through their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice.		10	
Corporation, individually and assignee and subrogee for its insured, HARD ROCK HOTEL HOLDINGS, LLC dba HARD ROCK HOTEL HOLDINGS, LLC dba HARD ROCK HOTEL AND CASINO Plaintiff, Vs. JHIRMAL EARL WINFIELD, an individual, DOES I through X and ROES I through X, Inclusive, Does I through X and ROES I through X, Defendants. Defendants. Defendants. STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE It is hereby stipulated and agreed, by and among the parties hereto acting by and through their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice.		9	COMPANY OF PITTSBURGH)
COMPANY OF PITTSBURGH PENNSYLVANIA, a Pennsylvania Corporation, individually and assignee and subrogee for its insured, HARD ROCK HOTEL HOLDINGS, LLC dba HARD ROCK HOTEL AND CASINO Plaintiff, IS IS IS IS IS IS IS IS IS I		8	NATIONAL UNION FIRE INSURANCE
NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PENNSYLVANIA, a Pennsylvania Corporation, individually and assignee and subrogee for its insured, HARD ROCK HOTEL HOLDINGS, LLC dba HARD ROCK HOTEL AND CASINO Plaintiff, SAMMY SAMPSON II, an individual, and DOES I through X and ROES I through X, Inclusive, Defendants. Pofendants. STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE It is hereby stipulated and agreed, by and among the parties hereto acting by and through their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice.		7	DISTRICT OF NEVADA
NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PENNSYLVANIA, a Pennsylvania Corporation, individually and assignee and subrogee for its insured, HARD ROCK HOTEL HOLDINGS, LLC dba HARD ROCK HOTEL AND CASINO Plaintiff, SAMMY SAMPSON II, an individual, and DOES I through X and ROES I through X, Does I through X and ROES I through X, Does I through X and ROES I through X, Does I through X and ROES I through X, Defendants. STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE It is hereby stipulated and agreed, by and among the parties hereto acting by and through their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice. Mill Mill		6	UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA NATIONAL UNION FIRE INSURANCE PENNSYLVANIA, a Pennsylvania Corporation, individually and assignee and subrogee for its insured, HARD ROCK HOTEL HOLDINGS, LLC dba HARD Plaintiff, vs. JHIRMAL EARL WINFIELD, an individual, and DOES I through X and ROES I through X, Inclusive, Defendants. STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE It is hereby stipulated and agreed, by and among the parties hereto acting by and through their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice. """ DISTRICT OF NEVADA NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH OCOMPANY		5	
Attorneys for Defendants UNITED STATES DISTRICT COURT DISTRICT OF NEVADA NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PENNSYLVANIA, a Pennsylvania Corporation, individually and assignee and bubroge for its insured, HARD ROCK HOTEL HOLDINGS, LLC dba HARD ROCK HOTEL AND CASINO Plaintiff, SAMMY SAMPSON II, an individual, and DOES I through X and ROES I through X, Inclusive, Defendants. STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE It is hereby stipulated and agreed, by and among the parties hereto acting by and through their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice.		4	
(702) 385-3727 Attorneys for Defendants UNITED STATES DISTRICT COURT DISTRICT OF NEVADA NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PENNSYLVANIA, a Pennsylvania Corporation, individually and assignee and Corporation, individually		3	
Sid South Ninth Street Las Vegas, NV 89101 (702) 385-3727 Attorneys for Defendants		2	Nevada Bar No. 1623
Nevada Bar No. 1623 ELLIS & GORDON 510 South Ninth Street Las Vegas, NV 89101 (702) 385-3727 Attorneys for Defendants UNITED STATES DISTRICT COURT DISTRICT OF NEVADA NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PENNSYLVANIA, a Pennsylvania Comporation, individually and assignee and CASE NO: 2:10-ev-00369-PMP-RJJ SUBJECT OF NEVADA NATIONAL UNION FIRE INSURANCE PENNSYLVANIA, a Pennsylvania Comporation, individually and assignee and CASE NO: 2:10-ev-00369-PMP-RJJ NOCK HOTEL AND CASINO Plaintiff, Vs. JHIRMAL EARL WINFIELD, an individual, SAMMY SAMPSON II, an individual, and DOES I through X and ROES 1 through X, Inclusive, Defendants. STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE It is hereby stipulated and agreed, by and among the parties hereto acting by and through their respective undersigned counsel, that the complaint on file herein, including all of the claims asserted by plaintiff against defendants Jhirmal Earl Winfield and Sammy Sampson II in this matter, be dismissed with prejudice. """ """ NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PENNSYLVANIA, a Pennsylvania COMPANY OF PITTSBURGH PENNSYLVANIA NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PENNSYLVANIA NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PENNSYLVANIA NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PENNSYLVANIA NATIONAL UNION FIRE UNITED STATES DEFENSYLVANIA NATIONAL UNION FIRE PENNSYLVANIA NATIONAL UNION PENNSYLVANIA NATIONAL UNION PENNSYLVANIA NATIONAL UNION PENNSYLVANIA NATIONAL UNIO		1	FRANK A FILIS III ESO
Nevada Bar No. 1623			

DATED this $\frac{\partial^{N}}{\partial x}$ day of January, 2011. 3 **ELLIS & GORDON** LAXALT & NOMURA, LTD. 4 5 BY: FRANK A. ELLIS III, ESQ. 6 JAMES E. MURPHY, ESQ. Nevada Bar No. 8586 Nevada Bar No. 1623 7 6720 Via Austi Parkway, Suite 430 Las Vegas, NV 89119 510 S. Ninth Street Las Vegas, Nevada 89101 8 Attorney for Plaintiff, National Union Attorney for Defendants Fire Insurance Company 9 10 11 **ORDER** IT IS SO ORDERED. DATED: _ January 13, 2011. 17 18 19 UNITED STATES DISTRICT JUDGE 20 21 22 23 24 25 26 27